UNITED STATES BANKRUPTCY COU	J RT	
SOUTHERN DISTRICT OF NEW YOR	K	
	X	
In re:		
SEARS HOLDING CORPORATION	l, et al.,	Case No.: 18-23538 (RDD)
	, ,	Chapter 11
TO 1.		
Debtors		
	X	
ORDER GI	RANTING WITI	HDRAWAL
Before the Court is the Motion to	o Withdraw of Ha	rris Phillips. The Court, being fully
advised finds as follows:		
1. The client has knowledge	e of Counsel's int	ent to withdraw
1. The enem has knowledge	c of Counsel's inc	on to windraw.
2. There is good cause for v	withdrawal becaus	e Counsel has been discharged.
3. Harris Phillips should be	and is herby perm	nitted to withdraw as counsel and the
attorney of record for Stephen Tuttle, a	creditor herein.	
IT IS SO ODDEDED		•
IT IS SO ORDERED.		
Dated:		
White Plaints, New York		
		RABLE ROBERT D. DRAIN
	UNITED ST	ATES BANKRUPTCY JUDGE